EXHIBIT 13

FD-302 (Rev. 5-8-10)

-1 of 2-

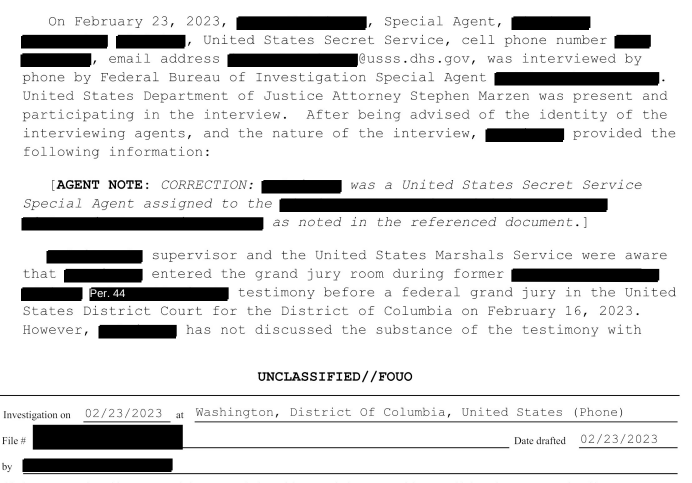
UNCLASSIFIED//FOUO FEDERAL BUREAU OF INVESTIGATION



Date of entry 02/26/2023

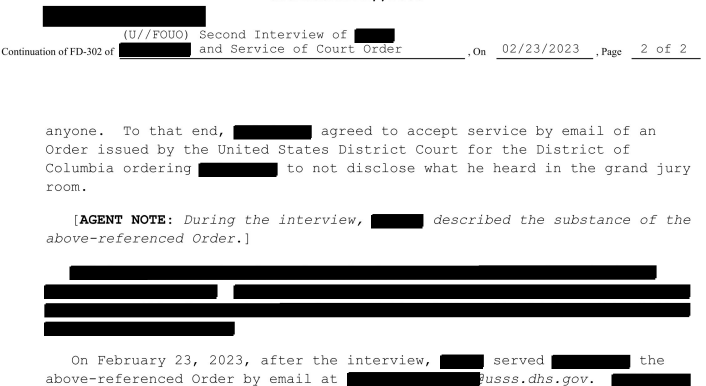
FEDERAL GRAND JURY INFORMATION

This document contains Federal Grand Jury information and would reveal the strategy or direction of the investigation, the nature of the evidence produced before the grand jury, the views expressed by members of the grand jury, or any other matters which have occurred, which are occurring, or which are likely to occur before the grand jury. The information may not be disclosed, within or outside the FBI, except, as provided for in Federal Rule of Criminal Procedure 6(e)(3): (1) to an attorney for the government for use in performing that attorney's duty, or, at the direction of an attorney for the government; (2) to any government personnel — including those of a state, state subdivision, Indian tribe, or foreign government — that an attorney for the government considers necessary to assist in performing that attorney's duty to enforce federal criminal law; (3) to an attorney for the government for the use in enforcing 12 U.S.C. § 1833a or any civil forfeiture provision of Federal law; (4) to another federal grand jury; (5) pursuant to Rule 6(e)(3)(D) (regarding the disclosure of foreign intelligence, counterintelligence, or foreign intelligence information); (6) or as authorized by the court.



This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not to be distributed outside your agency.

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Notes from this interview, the Order referenced above, and related communications are digitally maintained in the 1A.

confirmed receipt the same day.

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EXHIBIT 14



U.S. Department of Justice

Special Counsel's Office

October 16, 2023

Todd Blanche, Esq. Emil Bove, Esq. Stephen Weiss, Esq. Blanche Law Via email

Chris Kise, Esq. Chris Kise & Associates, P.A. Via email

Re: United States v. Donald J. Trump, et al., Case No. 23-CR-80101(s)

Dear Counsel:

We write in response to your discovery letter, dated October 9, 2023, which makes 39 discovery requests, some of which include multiple sub-parts. Many of your requests call for information that has already been produced, and in instances where they call for specific documents that we have already produced, we identify the documents for you by Bates number. Many other requests are follow-up questions regarding documents that we have produced far in excess of our discovery obligations. See, e.g., USA-0000941498-00941509 (documents related to the FBI's review of CCTV footage; defense has equal access to the footage); USA-00940248 (documenting the conversion of the FBI's investigation into what the FBI terms a "full investigation"); USA-0090483-USA-00940484 (documenting a request from FBI to DOJ for assistance); USA-00941747-USA-00941749 (email chain regarding overtime approval for FBI agents); USA-00941912-USA-00941913 (report and notes regarding a conversation with counsel to discuss compliance with a grand jury subpoena that issued the same day). That we have exceeded our discovery obligations by no means obligates the Government to produce additional information that is not discoverable. To the extent that we are producing any additional information to you in response to the discovery requests in your October 9, 2023 letter, we do so notwithstanding the Government's belief that such production exceeds its current discovery obligations.

Regarding the query at the outset of your letter, we disagree with how you define the prosecution team. Your definition is overly broad. The prosecution team consists of the prosecutors of the Special Counsel Office and law enforcement officers of the Federal Bureau of Investigation (FBI) who are working on this case, including members of the FBI's Washington Field Office and Miami Field Division. The prosecution team does not include agencies and components whose personnel are not working on this case. For that reason, as we stated in response to your prior question about the scope of the prosecution team, the National Archives and Records Administration (NARA), the U.S. Secret Service, and the White House are not part of the

prosecution team. (See Letter dated September 22, 2023.) Likewise, and in response to the specifics of your query in this letter, the prosecution team does not consist of the components of the Department of Justice you have listed; the components of NARA you have listed; members of the Intelligence Community (IC), as that term is defined in 50 U.S.C. § 3003(4), including the Office of the Director of National Intelligence and the IC's Office of the Inspector General; nor the White House Counsel's Office.

We respond to your requests below using the numbering from your letter.

- 1. The Government has already produced all responsive material to which the defense is entitled.
- 2. The Government has already produced all responsive material to which the defense is entitled. For example, the Government produced photographs from the search warrant (*see* USA-00042639-USA-00043193 and Classified Discovery Production 3) and sketches from the search (USA-00042655-USA-00042656). Nonetheless, we are producing with this letter at USA-0128517-USA-01285194 and USA-01285286-USA-01285306 two additional documents relating to the planning of the search warrant and a photo log.
- 3. The Government provided as Exhibit A to its October 6, 2023 classified letter accompanying Classified Discovery Production 3 a spreadsheet that provides information related to this request.
- 4. Your request does not appear to call for the production of material to which the defense is entitled. Please explain the defense's theory of discoverability.
- 5. This information has been provided to counsel in the source logs the Government has attached to each of its unclassified discovery productions. Nonetheless, the Government provides below the Bates range for the scoped returns provided to the defense in this case:
 - Carlos De Oliveira Google
 - o USA-01117024 USA-01122372
 - o USA-01125563 USA-01125896
 - Carlos De Oliveira Mobile
 - o USA-00402920 USA-00413873
 - Carlos De Oliviera Verizon
 - o USA-01115989 USA-01116024
 - Per. 10 Adobe Cloud
 - o USA-00413874 USA-00415925
 - Per. 10 Laptop
 - o USA-00415926 USA-00416468
 - o USA-00950779 USA-00958027
 - Mar-a-Lago
 - o USA-00337507 USA-00359428
 - Per. 34 Laptop

- o USA-00416469 USA-00447955
- Per. 34 Microsoft
 - o USA-00447956 USA-00492117
- Per. 34 Mobile
 - USA-00492118 USA-00509692
- Save America Thumb Drive
 - o USA-00509693 USA-00513545
- Walt Nauta Google
 - o USA-00513546 USA-00544136
- Walt Nauta iCloud
 - o USA-00544137 USA-00637698
- Walt Nauta Microsoft
 - o USA-00637699 USA-00650801
- Walt Nauta Verizon
 - \circ USA-00788381 USA-00788430
- Walt Nauta iPhone 12
 - o USA-00792879 USA-00798834
 - o USA-01125897 USA-01208507
- Walt Nauta iPhone 13
 - o USA-00798835 USA-00800019
 - o USA-01208508 USA-01260871
- 6. The request for "steps" taken by law enforcement does not call for material that is discoverable under Rule 16 of the Federal Rules of Criminal Procedure. The Government has produced all CCTV obtained in its investigation (in unclassified Productions 1 & 3) and certain information concerning the processing of CCTV. *See, e.g.*, USA-00940440-USA-00940441; USA-00940610-USA-00940611; USA-00941377- USA-00941382; USA-00950299-USA-00950301; and USA-01116828.
- 7. The request for "steps" taken by Deloitte does not call for material that is discoverable under Rule 16. The Government has produced all material to which the defense is entitled in this regard.
- 8. The referenced documents were produced to you at the following Bates ranges:
 - 1B1: USA-00042144
 - 1B3: USA-00042197-USA-00042199
 - Although this form indicates it is for 1B23, the item at issue was referred to as 1B3 prior to the form being declassified.
 - 1B13: USA-00042152-USA-00042154
 - 1B14: USA-00042155-USA-00042157
 - 1B16: USA-00042160-USA-00042162
 - 1B12: USA-00042149-USA-00042151
 - 1B2: USA-00042176-USA-00042179
 - 1B64: USA-00042583-USA-00042585

- 9. Your request does not call for material that is discoverable under Rule 16. Nonetheless, we hereby inform you that pursuant to FBI policy, certain documents were classified due to their association with this case and/or file type, although the contents of the documents themselves were not classified. The FBI declassified such documents in anticipation of the Government seeking an indictment in this case to facilitate the production of the documents in discovery.
- 10. The request calls for material that is not discoverable under Rule 16, such as a "description" of and the "purpose" of documents. The Government has produced all material to which the defense is entitled regarding these documents. Nonetheless, we hereby inform you that documents referenced in 10a. through 10h. relate to inventories of the boxes seized at Mara-Lago on August 8, 2022, pursuant to a court-authorized search warrant. On June 21, 2023, the Government informed defense counsel that they could contact the Government to arrange for inspection of unclassified items seized at Mara-Lago on August 8, 2022. See ECF No. 30. The Government hereby further informs you that the documents referenced in 10.i. through 10.j. are draft documents related to the FBI's review of CCTV footage.
- 11. The responses to the multiple sub-parts of your request are provided below.
 - a. Your request does not appear to call for the production of material to which the defense is entitled. Please explain the defense's theory of discoverability. We have conducted a review of notes from meetings with the Intelligence Community. All discoverable information was provided to you with Classified Discovery Production 3, and no information from these notes was deemed discoverable.
 - b. Your request does not appear to call for the production of material to which the defense is entitled. Please explain the defense's theory of discoverability. We have conducted a review of notes from meetings with the Intelligence Community. All discoverable information was provided to you with Classified Discovery Production 3, and no information from these notes was deemed discoverable.
 - c. The attachments were provided to you at USA-00816009-USA-00816126 and USA-00825340-USA-00825476.
 - d. We are producing with this letter at USA-01285201-USA-01285206 the inventory of the documents the Government obtained on June 3, 2023, in response to a May 11, 2023 grand jury subpoena. The documents themselves were provided to you in Classified Discovery Production 1.
 - e. The referenced letter was provided to you at USA-00944017-USA-00944020. It is also publicly available at

 $\frac{https://www.archives.gov/files/foia/wall-letter-to-evan-corcoran-re-trump-boxes-05.10.2022.pdf$

- f. The inventory was provided to you at USA-00940767-USA-00940822. The subset of the NARA inventory was provided to you at USA-00940823-00940826. We are producing with this letter at USA-01285223-USA-01285282 unredacted versions of both inventories.
- g. The referenced enclosed items were provided to you at:
 - 1. Item 33 Box A-33: USA-00940156-USA-00940163
 - 2. Item 32 Box A-13: USA-00940166-USA-00940171
 - 3. Item 31 Box A-43: USA-00940311-USA-00940315
 - 4. Item 30 Box A-26: USA-00940131-USA-00940135
 - 5. Item 28 Box A-73 and Item 29 Box A-14: USA-00940152- USA-00940155
 - 6. Item 27 Box A-71: USA-00940140-USA-00940141
 - 7. Item 26 Box A-42: USA-00940317-USA-00940349
 - 8. Item 25 Box A-41: USA-00940164-USA-00940165
 - 9. Item 24 Box A-40: USA-00940301-USA-00940302
 - 10. Item 23 Box A-39: USA-00940357-USA-00940361
 - 11. Item 20 Box A-22: USA-00940306-USA-00940310
 - 12. Item 19 Box A-23: USA-00940173-USA-00940176
 - 13. Item 18 Box A-35: USA-00940303-USA-00940305
 - 14. Item 17 Box A-32: USA-00940350-USA-00940351
 - 15. Item 16 Box A-30: USA-00940123-USA-00940128
 - 16. Item 15 Box A-28: USA-00940352-USA-00940356
 - 17. Item 14 Box A-27: USA-00940368-USA-00940373
 - 18. Item 13 Box A-18: USA-00940142-USA-00940151
 - 19. Item 12 Box A-17: USA-00940295-USA-00940300
 - 20. Item 11 Box A-16 USA-00940374-USA-00940383
 - 21. Item 10 Box A-15: USA-00940116-USA-00940122
 - 22. Item 9 Box A-12: USA-00940177-USA-00940186
 - 23. Item 8 Box A-1: USA-00940362-USA-00940367
 - 24. Item 5: USA-00940136-USA-00940139
 - 25. Item 4: USA-00940187-USA-00940198
 - 26. Item 2: USA-00940199-USA-00940212
 - 27. Item 1, 3, 6, 7: USA-00940316
 - 28. Evidence Report for Case: USA-00940234-USA-00940235
- h. The referenced enclosure is duplicative of g above.
- i. The enclosure was provided to you at USA-00940839-USA-00940841.
- j. The enclosed logs were provided to you at USA-00042642-USA-00042647 and USA-00042649. The enclosed sketches were provided to you at USA-00042655-USA-00042656. The enclosed CD contents were provided to you at USA-00042657 and USA-00042658-USA-00042659.

- k. Your request does not appear to call for the production of material to which the defense is entitled. Please explain the defense's theory of discoverability.
- l. Your request does not appear to call for the production of material to which the defense is entitled. Please explain the defense's theory of discoverability.
- m. We are producing with this letter at USA-01285209-USA-01285215 the enclosure.
- n. We are producing with this letter at USA-01285307-USA-01285309 the scanned versions of the hard-copy documents that were attached to the specified form.
- o. The attachments were provided to you at USA-00940423-USA-00940441.
- p. The enclosures were provided to you at USA-00940472 and USA-00940823-USA-00940826. We are producing with this letter at USA-01285216-USA-01285219 an unredacted version of the subset of the inventory.
- q. We are producing with this letter at USA-01285220-USA-01285222 the referenced notes.
- r. Your request does not appear to call for the production of material to which the defense is entitled. Please explain the defense's theory of discoverability.
- s. The enclosures were provided to you at USA-00940487-USA-00940489 and USA-00800183-USA-00800201.
- t. The referenced recording was provided to you at USA-00815949.
- u. The referenced notes were provided to you at USA-00800202-USA-00800209.
- v. The brief inventory was provided to you at USA-00940823-00940826. The detailed inventory was provided to you at USA-00940767-USA-00940822. We are producing with this letter at USA-01285223-USA-01285282 unredacted versions of both inventories.
- w. We are producing to you in classified discovery at classified Bates Numbers 5372-5386 the notes.
- x. The referenced notes were produced to you at USA-00814513-USA-00814520.
- y. The email relaying the classified document counts was provided to you at USA-00940953-USA-00940958. We are producing with this letter the spreadsheet at USA-01285283.

- z. The referenced maps/diagrams were produced to you at USA-00042657 and USA-00042658-USA-00042659.
- aa. It is unclear what you are seeking in this request, but to the extent that you are seeking the boxes seized during the search warrant, they are available for your inspection.
- bb. The referenced recording was provided to you at USA-00819446.
- cc. The referenced documents were provided to you in classified discovery at classified Bates numbers 0220-0225.
- dd. The items provided to the Government by Trump's attorney on January 5, 2023, are available for inspection.
- ee. We are producing with this letter at USA-01285207 the referenced email.
- ff. The inventory was provided to you at USA-00940767-USA-00940822. The subset of the NARA inventory was provided to you at USA-00940823-00940826. We are producing with this letter at USA-01285223-USA-01285282 unredacted versions of both inventories.
- gg. Your request does not appear to call for the production of material to which the defense is entitled. Please explain the defense's theory of discoverability.
- hh. The contents of the referenced logbooks were provided to you at USA-00788281-USA-00788364.
- ii. The referenced certification was provided to you at USA-00805544.
- jj. The referenced interview materials were provided to you at USA-00820233-USA-00820236 and USA-00824954-USA-00824957.
- kk. The agents notes and the recording from this interview were provided to you at USA-00815848-USA-00815855 and USA-00815677, respectively.
- 11. We are producing with this letter at USA-01285208 the referenced notes.
- mm. The referenced notes were provided to you at USA-00826230-USA-00826237.
- nn. We are producing with this letter at USA-01285195-USA-01285199 the enclosed email.

- oo. The enclosures were provided to you at USA-00941453 and USA-941454. The referenced "Google Map Print Out" was provided to you at USA-00750358-USA-00750359. As explained in the letter accompanying unclassified Production 2, the relevant contents of the referenced hard drive were provided to you at USA-00958032-USA-01115988.
- pp. Your request does not appear to call for the production of material to which the defense is entitled. Please explain the defense's theory of discoverability.
- qq. The referenced email correspondence was provided to you at USA-00942009-USA-00942010.
- rr. The referenced materials provided by Per. 18 were provided to you at USA-00041491-USA-00041510.
- ss. The enclosed certification and exhibits were provided to you at USA-00387555-USA-00387566; USA-00651017-USA-00651020; USA-00651021-USA-00651044; USA-00651045-USA-00651050; and USA-00651051-USA-00651065.
- tt. Your request does not appear to call for the production of material to which the defense is entitled. Please explain the defense's theory of discoverability.
- uu. The referenced transcript was provided to you at USA-00810700-USA-00810803. The remainder of your request does not appear to call for the production of information to which the defense is entitled. Please explain the defense's theory of discoverability.
- vv. Your request does not appear to call for the production of material to which the defense is entitled. Please explain the defense's theory of discoverability.
- ww. We are producing with this letter at USA-01285171-USA-01285172 the referenced email correspondence.
- 12. The Government has already produced all responsive material to which the defense is entitled. As we have conveyed, NARA is not part of the prosecution team, and we have produced all discoverable materials the Government obtained from NARA in its investigation of this matter. (*See* Letter dated September 22, 2023.)
- 13. The request for "identif[ication]" of NARA referrals does not call for material that is discoverable under Rule 16. We have produced all materials to which you are entitled regarding NARA and this matter. Please explain your theory of discoverability regarding NARA referrals in connection with other matters.
- 14. The Government has already produced all responsive material to which the defense is entitled.

- 15. The Government has already produced all responsive material to which the defense is entitled.
- 16. The responses to the multiple sub-parts of your request are provided below.
 - a. We are producing with this letter at USA-01285284-USA-01285285 the document with the first paragraph unredacted.
 - b. The Government has provided to you the materials at USA-00383394-USA-00383403, USA-00383404, USA-01261484-USA-01261485, USA-01261486-USA-01261487, USA-01261498, USA-01261548-USA-01261550, and USA-00383405-464.
- 17. The Government has already produced all responsive material to which the defense is entitled.
- 18. The responses to the multiple sub-parts of your request are provided below.
 - a. The documents at issue are the same documents provided to you listed at 16.b., above.
 - b. The Government has already produced all responsive material to which the defense is entitled.
- 19. The Government has already produced all responsive material to which the defense is entitled.
- 20. The Government has already produced all responsive material to which the defense is entitled.
- 21. Your request does not appear to call for the production of material to which the defense is entitled. Please explain the defense's theory of discoverability.
- 22. Your request does not appear to call for the production of material to which the defense is entitled. Please explain the defense's theory of discoverability.
- 23. Your request does not appear to call for the production of material to which the defense is entitled. Please explain the defense's theory of discoverability.
- 24. Your request does not appear to call for the production of material to which the defense is entitled. Please explain the defense's theory of discoverability.
- 25. Your request does not appear to call for the production of material to which the defense is entitled. Please explain the defense's theory of discoverability.

- 26. The Government has already produced all responsive material to which the defense is entitled.
- 27. Your request for a "description" of the FBI investigation addressed at USA-00941747-USA-00941749 and USA-00941750-USA-00941752 does not call for material that is discoverable under Rule 16. In any event, you are not entitled to material about other FBI investigations.
- 28. The Government has already produced all responsive material to which the defense is entitled.
- 29. The Government has already produced all responsive material to which the defense is entitled.
- 30. Your request does not appear to call for the production of material to which the defense is entitled. Please explain the defense's theory of discoverability.
- 31. The Government has already produced all responsive material to which the defense is entitled.
- 32. Your request does not call for material that is discoverable under Rule 16.
- 33. Your request does not appear to call for the production of material to which the defense is entitled. Please explain the defense's theory of discoverability.
- 34. Your request does not appear to call for the production of material to which the defense is entitled. Please explain the defense's theory of discoverability.
- 35. As you know, an FBI FD-302 report memorializes an interview. The December 9, 2022 conversation was not an interview, but a conversation with counsel related to a grand jury subpoena that issued the same day. The Government was not under any obligation to memorialize the conversation because no discoverable information was provided, yet the FBI did so, and even though not discoverable, the Government provided to counsel the memorialization (USA-0041912-USA-0041913). The responses to the multiple sub-parts of your request are provided below.
 - a. The request does not call for material that is discoverable under Rule 16.
 - b. The Government has already produced all responsive material to which the defense is entitled.
 - c. The Government has already produced all responsive material to which the defense is entitled.

- 36. Your request for "other instances" does not call for material that is discoverable under Rule 16. In any event, the Government has already produced all material to which the defense is entitled relating to this request.
- 37. Your request does not appear to call for the production of material to which the defense is entitled. Please explain the defense's theory of discoverability.
- 38. As we have stated, we are in compliance with our discovery obligations. We are also aware of, and will comply with, our continuing duty to disclose newly discovered additional information required by this Court's Standing Discovery Order, Rule 16(c) of the Federal Rules of Criminal Procedure, *Brady*, *Giglio*, *Napue*, and the obligation to assure a fair trial.
- 39. As we have stated, we are in compliance with our discovery obligations. We are also aware of, and will comply with, our continuing duty to disclose newly discovered additional information required by this Court's Standing Discovery Order, Rule 16(c) of the Federal Rules of Criminal Procedure, *Brady*, *Giglio*, *Napue*, and the obligation to assure a fair trial.

Yours truly,

JACK SMITH Special Counsel

By: <u>s/Julie A. Edelstein</u> Julie A. Edelstein

Senior Assistant Special Counsel

Jay I. Bratt Counselor to the Special Counsel

David V. Harbach, II Assistant Special Counsel

cc: Stanley Woodward, Esq. Brand Woodward Law Via email

Sasha Dadan, Esq. Dadan Law Firm, PLLC Via email

John Irving, Esq. E & W Law *Via email*

Larry Donald Murrell, Jr., Esq. *Via email*

EXHIBIT 15



TODD BLANCHE
@blanchelaw.com

October 9, 2023

Via Email
Jay Bratt
Julie Edelstein
David Harbach
Senior Assistant Special Counsels
950 Pennsylvania Avenue NW
Room B-206
Washington, D.C. 20530

Re: United States v. Donald J. Trump, No. 23 Cr. 80101 (AMC)

Dear Mr. Bratt, Ms. Edelstein, and Mr. Harbach:

We write on behalf of President Trump, pursuant to Rule 16(a)(1)(E), *Brady*, and *Giglio*, to request the documents and information set forth below. In light of the current motions schedule, we respectfully request a response no later than October 16, 2023.

I. Background

Each of the Requests set forth below calls for production of documents irrespective of their classification level. As used herein, the term "documents" includes (i) all communications, including memoranda, reports, letters, notes, emails, text messages, and other electronic communications; (ii) hard copies and electronically stored information, whether written, printed, or typed; and (iii) all drafts and copies.

The Requests call for specified documents in the possession of the prosecution team. For the avoidance of doubt, based on our review of discovery to date, the term "prosecution team" means:

- All personnel of the Special Counsel's Office, irrespective of an assignment to a particular investigation or matter;
- The following components of the Department of Justice: Office of the Attorney General, Office of the Deputy Attorney General, Office of Legal Counsel, National Security Division, Public Integrity Section, and the United States Attorney's Office for the District of Columbia;
- The National Archives and Records Administration, including but not limited to NARA's General Counsel's Office, Office of the Inspector General, and White House Liaison Division;

- Members of the Intelligence Community, as that term is defined in 50 U.S.C. § 3003(4), including ODNI and the IC's Office of the Inspector General;
- In addition to those components of the FBI that are a part of the IC, the FBI's Washington Field Office and Miami Field Division; and
- The White House Counsel's Office.

Please let us know if you disagree about our inclusion of any particular agency or component in the definition of the prosecution team.

II. Requests

- 1. Please provide all documents relating to security clearances, read-ins to compartmented programs, non-disclosure agreements, and training relating to the handling of classified information that were signed by or provided to President Trump at any time before, during, or after his time as President of the United States.
- 2. With respect to the search warrant executed at Mar-a-Lago, please provide the following:
 - a. All documents relating to the planning and execution of the search, including all sketches;
 - b. All documents relating to personnel present for the search, including signin logs; and
 - c. The complete version of the photo log from the search.
- 3. Please provide the FBI's "database inventory of the classified documents" and a list of the "FBI-assigned index code[s]" used during the investigation, including the production number of each document listed in the "database" and "index." (*See* USA-00941764).
- 4. Please provide all communications relating to concurrences obtained to use documents during witness interviews.
- 5. For each search warrant obtained in connection with the investigation, please identify the "scoped" returns seized pursuant to the warrant by the Special Counsel's Office or DOJ.
- 6. Please disclose all steps taken by the FBI's Computer Analysis Response Team (CART) and Multimedia Exploitation Unit (MXU) in connection with CCTV from Mar-a-Lago, including the use of any software to expedite the review.

- 7. Please disclose all steps taken by Deloitte in connection with the investigation, including but not limited to the processing, handling, and review of evidence and other case-related data.
- 8. Please identify by production number the documents referenced in the FBI FD-1057, titled "Corrections to Classification of Evidence Items" and bearing production number USA-00950313.
- 9. Please describe the scope and basis of the FBI's declassification of certain case-related records on or about June 5, 2023. (*See, e.g.*, USA-00940000 ("Declassified By: NSICG C32W33B91 On 06-05-2023")).
- 10. Please provide a description of the following documents, including the author of the document, when the document was created, and the purpose of the document:
 - a. USA-00940116;
 - b. USA-00940123;
 - c. USA-00940131;
 - d. USA-00940152;
 - e. USA-00940156;
 - f. USA-00940295;
 - g. USA-00940301;
 - h. USA-00940303;
 - i. USA-00941498 00941500; and
 - j. USA-00941506 USA-00941509.
- 11. Please provide the enclosures and/or attachments referenced in the following FBI documents:
 - a. USA-00950276;
 - b. USA-00950280;
 - c. USA-00939793;
 - d. USA-00940081;
 - e. USA-00940220;
 - f. USA-00940221;
 - g. USA-00940230;
 - h. USA-00940232;
 - i. USA-00940236;
 - j. USA-00940242;
 - k. USA-00940248;
 - 1. USA-00940271;
 - m. USA-00940410;
 - n. USA-00940420;
 - o. USA-00940422;
 - p. USA-00940470;
 - q. USA-00940473;

- USA-00940477; r. USA-00940486; s. USA-00940490; t. USA-00940492; u. USA-00940497; v. USA-00940533; w. USA-00940539; X. USA-00940550; y. USA-00940555; z. USA-00940557; aa. USA-00940659; bb. USA-00940737; cc. USA-00940752; dd. USA-00940762; ee. ff. USA-00940765; USA-00940904: gg. hh. USA-00940912; USA-00941287; ii. USA-00941309; ij. kk. USA-00941316; 11. USA-00941325; USA-00941327; mm. USA-00941352; nn. USA-00941451; 00. USA-00941784; pp. USA-00941967; qq. rr. USA-00942279; USA-00942366; SS. USA-00942518; tt. USA-00943088; uu. USA-00944069; and VV. USA-00944317. ww.
- 12. For the period from January 20, 2021 to the present, please provide all communications by or including any NARA personnel relating to:
 - a. The collection of records from President Trump and any other members of President Trump's administration;
 - b. NARA's practices under, and application of, the Presidential Records Act with respect to President Trump, other members of President Trump's administration, and former presidents and other members of those presidents' administrations; and
 - c. NARA's historical practices with respect to the collection of records from former presidents and other members of those presidents' administrations.

- 13. Please identify all instances in which NARA has referred a matter to any other federal agency, including but not limited to DOJ, FBI, or a member of the IC (including IC-OIG) pursuant to 44 U.S.C. § 2112(c), 44 U.S.C. § 2905(a), or any other authority.
- 14. Please provide all documents relating to decisions pursuant to 44 U.S.C. § 2205(2), including documents relating to:
 - a. The FBI's April 4, 2022 request to DOJ for "coordination with White House Counsel on this matter" (USA-00940483);
 - b. The "past practice" referenced in the FBI's April 4, 2022 memorandum (id.); and
 - c. "[T]he incumbent President's request" referenced in the FBI's April 4, 2022 memorandum (USA-00940484).
- 15. Please provide all documents relating to the "authority obtained by the Department of Justice" for the FBI's May 16, 2022 "operation" at NARA. (USA-00940546).
- 16. With respect to the November 22, 2022 memorandum from the FBI to NARA's General Counsel bearing production number USA-00940729:
 - a. Please explain the basis for the redaction of the first paragraph of the memorandum; and
 - b. Please provide or identify all materials that NARA provided in response to the November 22, 2022 request, including (i) "All records or information demonstrating a declassification decision by the 45th Presidential Administration," (ii) "Initial and periodic training for handling classified information for all White House personnel during the 45th Presidential Administration," (iii) "Signed classified non-disclosure agreements for all White House personnel during the 45th Presidential Administration," and (iv) "Initial and periodic training for handling classified information for all White House personnel during the 45th Presidential Administration."
- 17. Please provide all documents relating to the January 26, 2023 video conference between the Special Counsel's Office and NARA General Counsel Gary Stern, including but not limited to any recording of the video conference itself and notes and memoranda relating to "compliance considerations." (USA-00941291).
- 18. With respect to the meeting on or about May 4, 2023 between the Special Counsel's Office, FBI, and NARA General Counsel Gary Stern:
 - a. Please identify by production number the "81 unclassified documents responsive to Grand Jury Subpoena 42-0064" that were discussed during the meeting (USA-00943085); and

- b. Please provide all documents relating to the discussion of "multiple legal options relating to potential additional NARA records, that would ensure proper protocol . ." (*id.*).
- 19. Please provide all documents relating to the February 2022 "Congressional Inquiry" to NARA referenced in the email bearing production number USA-00309425.
- 20. Please provide all documents stored in the FBI's Guardian system relating to this case, including but not limited to:
 - a. Communications and submissions from or relating to NARA; and
 - b. FBI communications regarding the status of any open Guardian leads and matters related to the investigation.
- 21. Please provide all documents relating to Hillary Clinton's mishandling of classified information while serving as Secretary of State between 2009 and 2013, including all documents reflecting assessments of any damage to national security interests and/or spills of classified information.
- 22. Please provide all documents relating to James Comey's mishandling of classified information relating to meetings with President Trump in 2017 Mr. Comey was serving as FBI Director, including all documents reflecting assessments of any damage to national security interests and/or spills of classified information.
- 23. Please provide all documents relating to the July 15, 2021 *New Yorker* article titled "Letter From Biden's Washington: 'You're Gonna Have a Fucking War': Mark Milley's Fight To Stop Trump From Striking Iran," including all documents reflecting assessments of any damage to national security interests and/or spills of classified information. (USA-00370509).
- 24. Please provide descriptions of all classified documents, and all documents bearing classification markings, that were seized or otherwise collected from Mike Pence, Joseph Biden, and any other current or former elected federal official between January 2021 and the present.
- 25. Please provide all documents relating to briefings—including briefings by DOJ, FBI, and ODNI—to the Senate Intelligence Committee and the so-called "Gang of Eight" regarding documents collected from Mike Pence and Joseph Biden, any other current or former elected federal official.
- 26. With respect to the February 28, 2023 "briefing" and related "G of 8" review referenced in the discovery, please disclose the following:

¹ For purposes of this Request, "Gang of Eight" refers to one or more of Senator Chuck Schumer, Senator Mitch McConnell, Senator Mark Warner, Senator Marco Rubio, Representative Kevin McCarthy, Representative Hakeem Jeffries, Representative Mike Turner, and Representative Jim Himes.

- a. The substance of the "Member's interests articulated at the February 28 briefing" (USA-00941832);
- b. The documents included in "tranche 1" and "tranche 2" of the review and the corresponding production numbers (USA-00941831); and
- c. All documents reflecting communications and interactions between members of the prosecution team and the Office of Congressional Affairs (see USA-00941829).
- 27. Please provide a description of the FBI investigation identified using the FBI "Special Case Code" and its connection to this case. (*See* USA-00941747, USA-00941750).
- 28. Please provide all documents regarding the establishment of secure facilities at Mar-a-Lago and President Trump's Bedminster residence, including communications with or regarding the White House Military Office or
- 29. Please provide all documents relating to the handling, storage, and classification status of the recordings and other materials provided to the Special Counsel's Office and/or DOJ by Per. 34 (including through Per. 34 counsel).
- 30. Please provide all records relating to the classification and declassification processes referenced by during his November 2021 testimony before the U.S. House Select Committee on the January 6 Attack. (See Tr. 169 ("I classified the document at the beginning of this process.... We can get this stuff properly processed and unclassified.")).
- 31. Please disclose all documents relating to the alleged statements attributed to President Trump on or about June 3, 2022 in the email thread bearing production number USA-00940265.
- 32. Please disclose how the Special Counsel's Office plans to address the witness-advocate problems arising from the following:
 - a. Mr. Bratt's presence during the alleged statements attributed to President Trump on or about June 3, 2022; and
 - b. The presence of Assistant Special Counsels Per. 6 and Per. 23 at Mar-a-Lago during the execution of the search warrant on or about August 8, 2022.
- 33. Please provide all documents relating to the call on or about August 3, 2022 between DOJ and FBI during which, according to the August 4, 2022 email from FBI ASAC FBI 10 bearing production number USA-00940276, the following occurred:

- a. George Toscas stated "that 'he frankly doesn't give a damn about the optics" of the anticipated search at Mar-a-Lago;
- b. It was acknowledged that Mr. Bratt "has built an antagonistic relationship with FPOTUS's attorney over the service of the Grand Jury Subpoena"; and
- c. "DOJ said" that "DOJ contact with Per. 18 just prior to the execution of the warrant will not go well."
- 34. With respect to Special Agent FBI 19 August 9, 2022 email bearing production number USA-00940286:
 - a. Please disclose, and provide all documents regarding, the "additional detail WRT to FLOTUS" referenced by Special Agent FBI 19 and
 - b. Please disclose, and provide all documents regarding, the basis for Special Agent FBI 19 assertion that President Trump "maintain[s] a [SCIF] with him";
 - c. Please disclose, and provide all documents regarding, the communications referenced in the following assertion by Special Agent FBI 19 "This tenet of the case has been discussed repeatedly and with DOJ."
- 35. With respect to the instruction by Ms. Edelstein to FBI personnel on or about December 9, 2022 to not create an FBI FD-302 report relating to a conversation with counsel for Per. 34 please provide the following:
 - a. A description of the basis for Ms. Edelstein's instruction;
 - b. All notes and communications reflecting or relating to the instruction; and
 - c. All notes and communications relating to conversations with Ms. Per. 34 counsel.
- 36. Please disclose any other instances in which an attorney participating in the investigation instructed or authorized investigative personnel not to create reports or other documentation relating to case-related communications and interviews.
- 37. Please provide all documents, including but not limited to internal emails and court filings, relating to the Rule 6 violation during the February 2023 grand jury testimony of
- 38. With respect to your representations to the Court regarding current compliance with Rule 16 and *Brady*, please confirm that you have conducted a case-file review consistent with Justice Manual § 9-5.002.

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39. With respect to your representation to the Court that "all" witness statements have been produced, please confirm that your review of materials potentially subject to the Jencks Act and *Giglio* has included all electronic facilities used by each witness, including both classified and unclassified email accounts, classified and unclassified chat and messaging programs, personal email accounts, personal phones, and personal messaging apps.

We expect to submit additional questions and requests on a rolling basis. Please let us know if you would like to discuss any of these issues.

Respectfully Submitted,

/s/ Todd Blanche
Todd Blanche
Emil Bove
Stephen Weiss
Blanche Law PLLC

Christopher M. Kise Chris Kise & Associates, P.A.

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Cc: Sasha Dadan
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